

**IN THE UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF ILLINOIS**

DENNIS R. WEIR,	)	
	)	
Plaintiff,	)	
	)	
vs.	)	Case No. 15-0223-SMY-DGW
	)	
JONAH J. WHITE, an individual,	)	
MATTHEW G. JULIAN, an individual, and	)	
BILLY BOB TEETH, INC., a domestic	)	
corporation,	)	
	)	
Defendants.	)	

**MOTION TO WITHDRAW AS ATTORNEY FOR PLAINTIFF INSTANTER**

Comes now, Ralph D. Davis, of Ralph Davis Law, attorney for the Plaintiff, Dennis R. Weir, and moves this Court to allow Movant to withdraw as attorney for Plaintiff Instanter. In support of his motion, Movant states as follows:

1. On April 1, 2016 Defendants Jonah J. White, Matthew G. Julian and Billy Bob Teeth, Inc. filed their Joint Motion to Enforce Settlement [hereinafter “Enforcement Motion”].
2. In their motion, Defendants made various allegations about settlement and negotiations about which Movant has material knowledge.
3. Accordingly, the aforementioned motion places Movant in the position of being a material witness in this issue of this case.
4. Additionally, irreconcilable differences between Movant and Plaintiff have developed that make it impossible for Movant to represent Plaintiff’s position regarding the aforementioned Enforcement Motion without Movant also violating Federal Rule of Civil Procedure 11.

WHEREFORE, Movant prays that this Court will grant his motion and order that he may withdraw as attorney for Plaintiff Instanter.

RALPH D. DAVIS, Movant,

By: S/ Ralph D. Davis  
Ralph D. Davis  
Illinois Atty. #6196388  
(Lead Counsel Designate)  
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### CERTIFICATE OF SERVICE

I hereby certify that on April 1, 2016, I caused to be electronically filed the foregoing **MOTION TO WITHDRAW AS ATTORNEY FOR PLAINTIFF INSTANTER** with the Clerk of Court using the CM/ECF system that will send notification of such filing(s) to the following:

Wayne D Skigen  
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I also hereby certify that on April 1, 2016, I caused to be mailed the foregoing **MOTION TO WITHDRAW AS ATTORNEY FOR PLAINTIFF INSTANTER** to Dennis R. Weir, by placing it in a pre-paid envelope and depositing said envelope with the U.S. Postal Service in Peoria, Illinois addressed to the following:

Mr. Dennis Weir  
2014 SW 17<sup>th</sup> Avenue  
Cape Coral, FL 33991

I further certify that on April 1, 2016, I caused to have a licensed private service provider to perform personal service of the foregoing **MOTION TO WITHDRAW AS ATTORNEY FOR PLAINTIFF INSTANTER** upon Plaintiff and will file an affidavit of service upon receipt of same.

S/ Ralph D. Davis  
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